

Laura Salerno Owens, OSB #076230
LauraSalerno@MarkowitzHerbold.com
David B. Markowitz, OSB #742046
DavidMarkowitz@MarkowitzHerbold.com
Harry B. Wilson, OSB #077214
HarryWilson@MarkowitzHerbold.com
Kathryn P. Roberts, OSB #064854
KathrynRoberts@MarkowitzHerbold.com
MARKOWITZ HERBOLD PC
1455 SW Broadway, Suite 1900
Portland, OR 97201
Telephone: (503) 295-3085 | Fax: (503) 323-9105

Laura L. Ho (admitted *pro hac vice*)
lho@gbdhlegal.com
Barry Goldstein, Of Counsel (admitted *pro hac vice*)
bgoldstein@gbdhlegal.com
James Kan (admitted *pro hac vice*)
jkan@gbdhlegal.com
Byron Goldstein (admitted *pro hac vice*)
brgoldstein@gbdhlegal.com
Katharine L. Fisher (admitted *pro hac vice*)
kfisher@gbdhlegal.com
Mengfei Sun (admitted *pro hac vice*)
msun@gbdhlegal.com
GOLDSTEIN, BORGES, DARDARIAN & HO
155 Grand Avenue, Suite 900
Oakland, CA 94612
Telephone: (510) 763-9800 | Fax: (510) 835-1417

Attorneys for Plaintiffs, Opt-In Plaintiffs, and Putative Class

[Additional Counsel of Record listed on the next page]

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF OREGON
PORTLAND DIVISION

KELLY CAHILL, et al., individually and
on behalf of others similarly situated,
Plaintiffs,

vs.

NIKE, INC., an Oregon Corporation,
Defendant.

Case No. 3:18-cv-01477-JR

**PLAINTIFFS' UNOPPOSED MOTION
TO UNSEAL PLAINTIFFS' REPLY
BRIEF IN SUPPORT OF MOTION TO
RULE AS INADMISSIBLE PART OF
THE EXPERT REPORT OF CHESTER
HANVEY, Ph.D.**

**PLS.' UNOPPOSED MOTION TO UNSEAL PLS.' REPLY BRIEF ISO MOTION TO RULE AS
INADMISSIBLE PART OF THE EXPERT REPORT OF CHESTER HANVEY, Ph.D.**

Craig Ackerman (admitted *pro hac vice*)

cja@ackermanntilajef.com

Brian Denlinger (admitted *pro hac vice*)

bd@ackermanntilajef.com

ACKERMANN & TILAJEF PC

1180 S Beverly Drive, Suite 610

Los Angeles, CA 90035

Tel: (310) 277-0614

Fax: (310) 277-0635

India Lin Bodien (admitted *pro hac vice*)

india@indialinbodienlaw.com

INDIA LIN BODIEN LAW

2522 North Proctor Street, #387

Tacoma, WA 98406-5338

Tel: (253) 503-1672

Fax: (253) 276-0081

L.R. 7-1(a) Certification

In compliance with Local Rule 7-1(a), Plaintiffs certify that they have conferred on this Motion to Unseal with Defendant Nike, Inc.'s counsel regarding the substance of this Motion. Nike does not oppose this Motion.

MOTION TO UNSEAL

Plaintiffs hereby submit this Motion to Unseal. On April 29, 2022, Plaintiffs filed their Reply Brief in support of Motion to Rule as Inadmissible Part of the Expert Report of Chester Hanvey, Ph.D. ("Reply") and supporting declaration under seal pursuant to the Parties' Protective Order because documents and information included in the Motion and declaration exhibits were stamped Confidential by Nike under the Protective Order. *See* ECF Nos. 227, 228. Plaintiffs met and conferred with Nike on unsealing the Reply, and Nike stated it has no objection to unsealing Plaintiffs' Reply and supporting declaration. As such, Plaintiffs respectfully request that the Court unseal Plaintiffs' Reply and supporting declaration, ECF Nos. 227 and 228.

Dated: May 3, 2022

Respectfully submitted,

GOLDSTEIN, BORGES, DARDARIAN & HO

/s/ James Kan

Laura L. Ho (admitted *pro hac vice*)
Barry Goldstein, Of Counsel (admitted *pro hac vice*)
James Kan (admitted *pro hac vice*)
Byron Goldstein (admitted *pro hac vice*)
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cja@ackermanntilajef.com
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india@indialinbodienlaw.com
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Tel: (253) 503-1672
Fax: (253) 276-0081

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Class